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7                   **UNITED STATES DISTRICT COURT**  
8                   **DISTRICT OF NEVADA**  
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10 MARGARITA R. ELEGUE,

11                 Plaintiff,

12 v.

13 FREMONT REORGANIZING  
14 CORPORATION, et al.,

15                 Defendants.

Case No. 2:09-CV-00761-KJD-RJJ

**ORDER**

16                 Currently before the Court is Defendant Quality Loan Service Corporation's ("Quality Loan")  
17 Motion for Summary Judgment (#51), filed March 16, 2010. Quality Loan filed a Notice of Failure  
18 to Timely File Opposition (#52) and a Proposed Order (#53) on the Motion on April 14, 2010 and  
19 April 17, 2010, respectively. Additionally, on July 13, 2010, Quality Loan filed a Notice of Non-  
20 Opposition (#55), indicating that Plaintiff has failed to oppose the dispositive Motion and has  
21 vacated the subject real property. (See #55 at 2.)

22                 To date, Plaintiff has failed to file points and authorities in opposition to Quality Loan's  
23 dispositive Motion as provided in Local Rule 7-2. Local Rule 7-2(d) allows the Court to consider  
24 failure to file points and authorities in opposition as consent to the granting of the motion.  
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1 Additionally, the Court has reviewed Defendant's Motion, and finds it to have merit.  
2 Defendant seeks that the Court grant summary judgment pursuant to Fed. R Civ. P. 56. Specifically,  
3 Quality Loan avers that Plaintiff's remaining claims against it, for violation of N.R.S. § 107.085 and  
4 negligence fail as a matter of law.

5 Accordingly, **IT IS HEREBY ORDERED** that Defendant Quality Loan Service  
6 Corporation's Motion for Summary Judgment (#51) is **GRANTED** pursuant to Local Rule 7-2(d).  
7 DATED this 14th day of July 2010.

DATED this 14th day of July 2010.

*Kerry D.*

Kent J. Dawson  
United States District Judge